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Customized PTO/SB/21 (12-04)

DEMAG	Application #	10/622,535
DES TO A NORMITTAL FORM	Confirmation #	3880
TRANSMITTAL FORM	Filing Date	July 21, 2003
·	First Inventor	MARNAY
(for all correspondence after initial filing)	Art Unit	3732
	Examiner	Philogene, Pedro
Total number of pages in this submission =	Docket #	P07874US00/MP

	ENCLO	SURES (check a	ll that apply)		
Fees calculated below Response including Attachment After Final Amendmen including Attachment Extension of Time Petiti	t/Reply (s)	☐ Certified☐ Informa☐ Drawing	d Copy of Prio	Parts/Incomple rity Document(: e Statement	• •
FEES CALCULATION: For c	laims if requ	ired and/or other fe	es as shown	below:	
☐ TOTAL CLAIMS	<i>NOW</i> 52	Previously Paid For 52	Present Extra	Rate X \$ 50 =	<u>\$</u>
☐ INDEPENDENT CLAIMS	8	8		X \$ 200 =	· · · · · · · · · · · · · · · · · · ·
☐ Reduction by ½ for sma ☐ Fee for extension of time ☐ Other fee for	-	atus of applicant	AL OF ABOVE (CLAIMS FEES = SUBTOTAL =	
			TOTAL C	F ALL FEES =	0
☐ A CREDIT CARD PAYMENT F	·	•			onnection
The Commissioner is authorized to charge any fee, additional fee or extension fee due in connection herewith to Deposit Account No. 12-0555: (1) if no payment or an insufficient payment is enclosed and a fee is due in connection herewith; or					

(2) if no petition for extension of time is enclosed but an EOT is required - and in this event, applicant hereby petitions under 37 CFR 1.136(a) for an extension of time of as many months as are required to render this submission timely.

Date:

June 14, 2005

By: Marvin Petry

Registration No.: 22752

STITES & HARBISON PLLC ◆ 1199 North Fairfax St. ◆ Suite 900 ◆ Alexandria, VA 22314 TEL: 703-739-4900 ◆ FAX: 703-739-9577 ◆ Customer No. 00881



RESPONSE

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Confirmation #	3880
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Art Unit	3732
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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SIR:

This is in response to the Restriction Requirement mailed May 31, 2005.

Applicant hereby elects the species of Figures 1-6 and 24-37. Claims 1, 10-26, 31, 32 and 39-52 are readable on this elected species, either because such claims are generic or because they specifically read thereon.

It is believed that generic claims will be found allowable so that all non-elected claims will in due course be reinstated and acted upon.

In view of the above, further and favorable action is respectfully requested.

Respectfully submitted,

STITES & HARBISON PLLC

Marvin Petry

Registration No. 22752

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June 14, 2005